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Fair at Waimea. Kauai.

A FAIR WILL BE HELD AT WAI-mea, Kausi, on FRIDAY, November 28th, for the benefit of the Sunday School and Church of that place, and will open at 3 o'clock P. M.

Crochet Lace, Ready-made Clothing, Hawaiian Mats, Sheil Leis, Cocoanut Dishes, and other Fancy Articles will be sold. Also Ice Cream and Refreshments.

Patronage solicited. 1349-2t 114-1w

NOTICE.

THE KAPIOLANI MATERNITY Home has two rooms to accommodate paying patients. Ladies of moderate means who wish to secure a home on rea-sonable terms, before or during the time of confinement, where the best of food, attendance, nursing and medical skill will be provided, will please apply at the Home to Mrs. Miller the Matron, who will attend to admittance, give terms or any other information required. Honolula, Oct. 4, 1890.

Hawaiian Gazette

10-PAGE EDITION.

TUESDAY, : : NOV. 25, 1890.

THE NATIONAL CENSUS.

Population of the Country Not Up to Estimates.

Bulletins issued at Washington on the population of the United States say that the population on June 1st, 1890, as shown by the first count, exclusive of whites in the Indian Territory, Indians on reservations and in Alaska, was 62,480,054. These figures may be slightly changed by later computations.

In 1880 the population was 50,155,-783, and this is an absolute increase in ten years of 12,324,757; the per-

centage of increase, 24.57. In 1870 the population was stated as 48,558,371, and according to these figures the absolute increase between 1780 and 1880 was 11,597,412 and the percentage of increase was 30.08.

Upon the face or these figures it shows that the population increased between 1880 and 1890 only 727,345 more than between 1870 and 1880, while the rate of the increase was

apparently diminished from 30.08 to 24.57 per cent.

If these figures were derived from correct data, they would be indeed disappointing. Such a reduction in the face of the enormous immigration during the past ten years would argue a great diminution in the fecundity of the population, or a corresponding increase in the death rate.

It is a well-known fact, having been demonstrated by extensive and thorough investigation, that the census of 1870 was grossly deficient in the Southern States, so much so as not only to give an exaggerated rate of increase of the population between 1870 and 1880 in these states, but to affect very materially the rate of increase in the country at

"In the western section," says Supervisor of Census Porter, "the conditions of growth have been varied. In the earlier years of the decade the discovery of valuable silver and copper mines in the mountains of Montana, in the neighborhood of Butte, have drawn to that state a large immigration, which is engaged not only in mining but in developing the rich agricultural resources. Wyoming has continued to grow with accelerated rapidity. The census of Colorado was taken on the top wave of a mining excitement which had filled its mountains with miners, prospectors and speculators, increasing its population enormous-

ly, especially in the mountainous "The census of the state taken in 1885 was, on a superficial view, very surprising. It showed that most of the countries had lost in population during the five years preceding. This loss was however, more than made up by the growth of its cities and its agricultural counties. The census of 1890 shows a still further reduction in population in the mining regions of the state and an extraordinary development of its suburban

population and farming element. New Mexico, Arizona and Utah show rates of increase which are small when the sparsely settled condition of the Territories is considered, while Nevada shows an absolute diminution of population of 17,039, or barely 29 per cent, leaving it the smallest of all the States.

"This condition of things is a natural result of the failure of the Comstock and other mines, work upon which has practically ceased. "Idaho has increased its population two and a half times. Its prosperity is mainly due to its mines, although people are now turning to agricultural in considerable num-

"The growth of Washington has been phenomenal, the population in 1890 being nearly five times that in 1880, as shown by the State census taken in 1885. This growth has been almost entirely during the last five years of the decade. The inducements which have attracted settlers are, in the main features, its good soil and ample rainfall, which enables farming to be carried on

without irrigation. "California, which increased 54 per cent during the decade between 1870 and 1880, has maintained during the past decade a rate of increase of 39 per cent. This increase, though widespread throughout the State, has been most marked in its great cities, especially in the southern part of the State."

In a case before a Tennessee Jusrice one of the lawyers made fun of the other's grammar. The court at once arose and said: "Mr. Perkins, if you air one of them what thinks grammar runs this court you're barking up the wrong tree. If I hear any more sich remarks I'll fine you \$10."-Detroit Free Press.



AN ACT

To Provide for the Appointment of Two District JUSTICES IN THE DISTRICT OF HANA, ISLAND OF MAUL, AND TO FURTHER PROVIDE THAT HANA BE DIVIDED AND MADE TWO SEPARATE JUDICIAL DISTRICTS.

Be it Enacted by the King and the Legislature of the Hawaiian Kingdom:

Section 1. That the District of Hana, Island of Mani, shall for judicial purposes be divided as follows:

The first division to be called the Judicial District of Hana and to include Koolau. And the second division to be called the Judicial District of Kipahulu and to include Kaupo and Kahikinui.

Section 2. Two District Justices shall be appointed; one for each of the divisions provided for by Section 1 in the District of Hana, and shall each receive, as salary for their services, such sums of money as may from time to time be appropriated by the Legislature.

Section 3. This Act shall take effect and become a law from and after the date of its passage.

Approved this 12th day of November, A. D. 1890.

BY THE KING:

lands.

C. N. SPENCER,

Minister of the Interior.

KALAKAUA REX.

TO AUTHORIZE THE CONSTRUCTION OF RAILWAYS FOR AGRICULTURAL PURPOSES OVER THE LANDS OF THOSE

NOT BENEFITED THEREBY. Be it Enacted by the King and the Legislature of the

AN ACT

Hawaiian Kingdom: Section 1. Whenever any person engaged in agricultural pursuits shall be in the occupation of any tract of land which is separated from other land of said person, and it is desired to connect such lands by a railway, the line of which would cross the lands of others, and the parties interested are unable to agree upon a right of way, or in case of the absence or incapacity to contract of one or more of the owners of such intervening land. the person desiring to construct such railway may file a petition at Chambers before any Justice of the Supreme Court, or before the Circuit Judge of the Circuit in which such lands are situated, setting forth the route of the proposed railway, the names of the owners of the lands proposed to be crossed and all facts and diagrams necessary for the understanding of the case, and praying that a right of way be granted over such intervening

Section 2. After such service of said petition as is now required by law for hearing at Chambers the Judge to whom the petition is addressed or other Justice presiding, shall proceed to hear testimony in regard to the propriety and utility of constructing such railway as proposed, the amount of damages both direct and consequential which may be suffered by the owners of such intervening lands. If such Judge shall find the construction of such railway to be reasonable and useful he shall enter a judgment authorizing the construction of the same and awarding damages.

Section 3. Such judgment if in favor of the petitioner shall set forth the route of the proposed railway and what fences, bridges and crossings, if any, shall be maintained by the petitioner and what amount in damages the owner of such land shall recover from the petitioner. It shall be the duty of the petitioner to keep such fences, bridges and crossings, if any, in repair, and he may enter upon the adjoining land for said purpose. If the Court shall find that the proposed way is not necessary for the applicant, or is unreasonable he shall enter judgment for the defendant.

Section 4. If either party shall be dissatisfied with the decision of any Judge, before whom any cause arising under this Act shall be brought, he may appeal to the (Continued on page 4.)